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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/670,760	09/27/2000	Luis Felipe Cabrera	MSFT-0176/150795.1	6145
7590 10/09/2003			EXAMINER	
Thomas E Watson			THAI, HANH B	
Woodcock Washburn Kurtz Mackiewicz & Norris LLP One Liberty Place -46th Floor			ART UNIT	PAPER NUMBER
Philadelphia, PA 19103			2171	
			DATE MAILED: 10/09/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
Office Action Summar	09/670,760	CABRERA, LUIS FELIPE
Office Action Summar	Examiner	Art Unit
The MAIL ING DATE - 4.4.	Hanh B Thai	2171
Period for Reply	nmunication appears on the cover shee	et with the correspondence address
 If NO period for reply is specified above, the maxin Failure to reply within the set or extended period for 	MUNICATION. visions of 37 CFR 1.136(a). In no event, however, many semmunication. hirty (30) days, a reply within the statutory minimum or num statutory period will apply and will expire SIX (6) for reply will, by statute, cause the application to become on the after the mailing date of this communication, eventually.	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication. ne ABANDONED (35 U.S.C. § 133).
1) Responsive to communication	(s) filed on the RCE dated 8/18/03.	
2a) ☐ This action is FINAL .	2b)⊠ This action is non-final.	
closed in accordance with the	dition for allowance except for formal practice under Ex parte Quayle, 1935	matters, prosecution as to the merits is 5 C.D. 11, 453 O.G. 213.
Disposition of Claims		
4)⊠ Claim(s) <u>1-34</u> is/are pending in	• •	
_	_ is/are withdrawn from consideration.	•
5) Claim(s) is/are allowed.		
6)⊠ Claim(s) <u>1-34</u> is/are rejected.		
7) Claim(s) is/are objected		
8) ☐ Claim(s) are subject to re Application Papers	estriction and/or election requirement.	•
9) The specification is objected to be	ou the Everniner	
10) The drawing(s) filed on is.		by the Eveniner
	ny objection to the drawing(s) be held in a	•
11) The proposed drawing correction	• • •	. ,
	are required in reply to this Office action.	disapproved by the Examiner.
12) The oath or declaration is object		
Priority under 35 U.S.C. §§ 119 and 120		
13) Acknowledgment is made of a c		C. 8.119(a)-(d) or (f)
a) ☐ All b) ☐ Some * c) ☐ None		
,— ,— , —	ority documents have been received.	
	ority documents have been received	
	pies of the priority documents have be	
application from the I	nternational Bureau (PCT Rule 17.2(a action for a list of the certified copies	a)).
14) ☐ Acknowledgment is made of a cla	aim for domestic priority under 35 U.S	S.C. § 119(e) (to a provisional application).
a) ☐ The translation of the foreig 15)☐ Acknowledgment is made of a cla	n language provisional application ha aim for domestic priority under 35 U.S	
Attachment(s)		u
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Revi 3) Information Disclosure Statement(s) (PTO-14	iew (PTO-948) 5) Notice	riew Summary (PTO-413) Paper No(s) e of Informal Patent Application (PTO-152)
S. Patent and Trademark Office TOL-326 (Rev. 04-01)	Office Action Summary	Part of Paner No. Q



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DETAILED ACTION

- 1. Applicant's arguments with respect to claim1-34 have been considered but have not been found persuasive.
- 2. Examiner respectfully traverses applicant's primary argument(s).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-13, 15-34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pongracz et al. (U. S. Patent no. 6,073,128) in view of Stevens (U. S. Patent no. 6,145,088).

Regarding claims 1 and 15, Pongracz discloses a method for generating backup files in a computer system, comprising:

• generating a full backup file corresponding to a first time for a set of objects in the computer system (see col.5, lines 3-21 and col. 1, lines 45-49, Pongracz);



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- generating at least one incremental file for the set of objects after the first time (see col.6, lines 18-21 and col. 3, lines 64-67, Pongracz) wherein each of the at least one incremental file is associated with the set of objects;
- identifying a target object within the set of objects for the generation of cumulative

backup files (see col. 5, lines 60-66 and col. 3, lines 53-64); and

generating at least one cumulative backup file corresponding to a second time,
 after

the first time, for the target object (see column 1, lines 53-61, Pongracz).

Pongracz, however, does not disclose that the backup file is performed off-line. Stevens, on the other hand, discloses this limitation on (column 1, lines 49-56, Stevens). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pongracz. The motivation of doing so would have been to provide relief to data loss (column 1, lines 49-56, Stevens).

Regarding claim 2, Pongracz/Stevens combination further discloses that the generating of the at least one cumulative backup file includes analyzing at least one incremental file generated between the first and second time (see column 2, lines 10-21, Pongracz).

Regarding claim 3 Pongracz/Stevens combination further discloses that the analyzing of at least one incremental file is performed in reverse chronological order, starting from the second time (see column 49-53, Pongracz).



Regarding claim 4, Pongracz/Stevens combination further discloses restoring the target object to the second time by processing the full backup file and the at least one cumulative backup file (see column 3, lines 64-67, Pongracz).

Regarding claim 5, Pongracz/Stevens combination further discloses that restoring the target object to a third time later than the second time by processing a full backup file, the at least one cumulative backup file and any incremental backup files generated between the second time and the third time (see column 1, lines 46-61, Pongracz).

Regarding claims 6-7, Pongracz/Stevens combination further discloses that the identifying includes identifying a related subset of files as the target object for a cumulative backup file (see column 3, lines 49-58, Pongracz).

Regarding claim 8, Pongracz/Stevens combination further discloses the identifying includes identifying a directory as the target object for a cumulative backup file (see column 3, lines 53-58, Pongracz).

Regarding claim 9, Pongracz/Stevens combination further discloses that a user identifies the target object (see column 3, lines 18-19 and column 5, lines 3-21, Pongracz).



Regarding claim 10, Pongracz/Stevens combination further discloses the monitoring and analyzing restore operations in the computer system (see column 3, lines 45-53, Pongracz).

Regarding claim 11, Pongracz/Stevens combination further discloses the identifying of the target object is designed to meet a condition of bounded restore time for the target object (see column 7, line 60 to column 8, line 8, Pongracz).

Regarding claim 12, Pongracz/Stevens combination further discloses controlling the frequency of generating at least one of a full, incremental and cumulative backup (see column 1, line 65 to column 2, line 9, Pongracz).

Regarding claim 13, Pongracz/Stevens combination further discloses a computer-readable medium having computer-executable instructions (Fig. 1 of Pongracz).

Regarding claims 16-21, the elements of these claims have been rejected in the analysis above and these claims are rejected on that basis.

Regarding claims 22, 32 and 34, Pongracz discloses a computer system (Fig. 1) that the storage of backup information for a target object in the form of full, incremental and cumulative backup information; wherein the full backup information is generated at a first time and the cumulative backup information is generated at a second time (column 1, lines 45-56, Pongracz).



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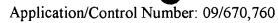
Pongracz, however, does not disclose that plurality of servers connected to network and a plurality of storage components for the storage of backup information wherein the backup can be performed off-line. Stevens, on the other hand, discloses this limitation on (Fig. 2 and column 1, lines 49-56, Stevens). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pongracz. The motivation of doing so would have been to provide relief to data loss (column 1, lines 49-56, Stevens).

Regarding claims 23 and 24, the limitations of these claims have been noted in the rejection of claim 22. Pongracz, however, does not reconstructing of the target object.

But it is inherent to use the system Pongracz to reconstruct the object to the second time includes processing at least one cumulative backup file associated with the second time and a full backup file associated with the first time. It would have been obvious to one of ordinary skill in the art at the time of the invention to modify Pongracz. The motivation of doing so would have been to provide an efficient backup system.

Regarding claims 25-31 and 33, the elements of these claims have been rejected in the analysis above and these claims are rejected on that basis.

4. Claim 14 is rejected under 35 U.S.C. 103(a) as being unpatentable over Pongracz et al. (U. S. Patent no. 6,073,128) in view of Stevens (U. S. Patent no. 6,145,088) and further view of Fletcher et al. (U. S. Patent no. 6,038,379).



Regarding claim 14, the limitations of this claim have been noted in the rejection of claim 1. In addition, Pongracz/Stevens combination does not disclose "the storage block mappings for the target object" and "the change is stored in the format of MTF".

Fletcher, however, discloses this limitation on (column 6, lines 10-19 and column 8, lines 18-36, Fletcher). It would have been obvious to one of ordinary skill in the art at the time of the invention to modify the teaching of Pongracz and Stevens. The motivation of doing so would have been to support the full backup and recovery.

Response to Arguments

Applicant argues, Pongracz et al. does not teach or suggest a system that creates backup, incremental and cumulative information associated with an entire collection of files" (response 4/18/03, page 11). The examiner respectively disagrees because Pongracz and Stevens, in combination, teach all of the claimed limitations. For example, Pongracz teaches generating a full backup file for a set of objects (see col.5, lines 3-21, Pongracz), then generating incremental file(s) for the set of objects (col.6, lines 18-21, Pongracz), and identifying a target object within the set of objects for the generation of cumulative backup file(s) (see col. 5, lines 60-66 and col.6, lines 1-27, pongracz). And it is obvious to apply the combination system of Pongracz and Stevens to create a specialized system that creates backup, incremental and cumulative information associated with an entire collection of files.



Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Hanh B Thai whose telephone number is 703-305-4883. The examiner can normally be reached on 8 AM - 4:30 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet Metjahic can be reached on 703-308-1436. The fax phone number for the organization where this application or proceeding is assigned is (703) 872-9306.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3900.

UYEN LE

PRIMARY EXAMINER

AU 2171

Hanh Thai ₩7 Art Unit 2171 October 3, 2003